1	CLARK HILL PLLC		
2	PAOLA M. ARMENI Nevada Bar No. 8357 Email: parmeni@clarkhill.com 3800 Howard Hughes Pkwy., #500		
3			
4	Las Vegas, Nevada 89169 Tel: (702) 862-8300		
5	Fax: (702) 862-8400 Attorneys for Plaintiff		
6	Kimberly Terese Askew		
7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9	KIMBERLY TERESE ASKEW,	CASE NO. 2:18-cv-02026-APG-BNW	
10		CASE NO. 2.10-CV-02020-AI O-BIVW	
11	Plaintiff,		
12	VS.	JOINT MOTION TO EXTEND TIME FOR PLAINTIFF TO RESPOND TO CLARK	
13	CLARK COUNTY, NEVADA; CHIEF JASON ALLSWANG, in his individual capacity;	COUNTY DEFENDANTS' MOTION TO COMPEL INDEPENDENT	
14	OFFICER STEPHANIE CLEVINGER, in her individual capacity; OFFICER TIFFANY	PSYCHOLOGICAL EXAMINATION OF PLAINTIFF (1 <sup>ST</sup> REQUEST)	
15	BONNELL, in her individual capacity DETECTIVE SANDRA SOUTHWELL, in her		
16	individual capacity; THE ANIMAL FOUNDATION; and DOES I through XXV,		
17	Defendants.		
18			
19			
20	Plaintiff, Kimberly Terese Askew, by and through her counsel, Paola M. Armeni, Esq., of		
21	the law firm of Clark Hill, PLLC; Clark County Defendants: Clark County, Chief Jason		
22	Allswang, Officer Stephanie Clevinger, Officer Tiffany Bonnell and the Animal Foundation, by		
23	and through their attorneys of record, Thomas D. Dillard, Esq., and Stephanie A. Barker, Esq. or		
24	the law firm Olson, Cannon, Gormley, Angulo & Stoberski; move this court to extend the time		
25	for Plaintiff Askew to respond to Clark County Defendants' Motion to Compel Independent		
26	Psychological Examination of Plaintiff. This is the first request for an extension of time to file a		
27	response to Clark County Defendants' Motion to Compel Independent Psychologica		

Examination of Plaintiff.

1	Clark County's Motion to Compel Inde	ependent Psychological Examination of Plaintiff	
2	[ECF 47] was filed on November 18, 2019. Plaintiff's Response is due December 2, 2019. This		
3	Court has set this Motion and other motions filed for hearing on January 21, 2020. [ECF 48]		
4	Upon agreement by and between Ms. Askew and Clark County Defendants, the		
5	undersigned respectfully requests that this Court grant an extension of time in which Plaintiff's		
6	Response to Clark County Defendants' Motion to Compel Independent Psychological		
7	Examination currently due December 2, 2019, be extended for a period of seven (7) days up to		
8	and including December 9, 2019. This request is made to allow a small extension of time due to		
9	the Thanksgiving holiday and will not delay any ruling on this matter as the hearing is set in		
10	January of 2020. This request is made in good faith and not for purposes of delay.		
11 12	DATED this 26th day of November 2019.	DATED this 26 <sup>th</sup> day of November 2019.	
13	CLARK HILL, PLLC	OLSON, CANNON, GORMLEY ANGULO & STOBERSKI	
14	/s/ Paola M. Armeni	/s/ Stephanie A. Barker	
15 16 17	PAOLA M. ARMENI Nevada Bar No. 8357 3800 Howard Hughes Pkwy., #500 Las Vegas, Nevada 89169 Tel: (702) 862-8300 Attorneys for Plaintiff, Kimberly Terese	THOMAS D. DILLARD Nevada Bar No. 6270 STEPHANIE A. BARKER Nevada Bar No. 3176 9950 W. Cheyenne Avenue	
18	Attorneys for Plaintiff, Kimberly Terese Askew	Las Vegas, Nevada 89129 Tel: (702) 384-4012	
19 20		Attorneys for Clark County, Chief Jason Allswang, Officer Stephanie Clevinger Officer Tiffany Bonnell and the	
21		Animal Foundation	
22	IT IS SO ORDERED		
23	DATE D. 1. 02.2010		
24	DATED: December 02, 2019		
25			
26	Derbuckel.		
27	BRENDA WEKSLER		

2 of 2

**UNITED STATES MAGISTRATE JUDGE** 

28